The Honorable John C. Coughenour 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 No. 2:21-cv-00563-JCC 10 IN RE: VALVE ANTITRUST LITIGATION 11 **DEFENDANT VALVE CORPORATION'S ANSWER AND** 12 AFFIRMATIVE DEFENSES TO CONSOLIDATED SECOND 13 AMENDED CLASS ACTION **COMPLAINT** 14 JURY TRIAL DEMANDED 15 16 Defendant, Valve Corporation ("Valve") hereby answers Plaintiffs' Consolidated Second 17 Amended Class Action Complaint (the "Complaint") as follows. Each allegation not specifically 18 admitted herein is denied. All headings included herein are taken from the Complaint and are 19 included only for convenience. To the extent any headings, tables, figures, or any unnumbered 20 paragraphs in the Complaint contain any allegations, Valve denies those allegations. Valve 21 reserves the right to amend this answer and affirmative defenses as this case proceeds. 22 **OVERVIEW OF THE ACTION** 23 1. Valve admits that millions of Americans play video games. Valve lacks 24 knowledge or information sufficient to form a belief as to the truth of the remaining allegations 25 26

Valve denies all allegations in paragraph 14 and footnote 3.

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1	15.	Valve admits that Steam Keys are alphanumeric codes that provide access to	
2	games. Valve	further admits that Steam Keys are in some instances sold in other stores,	
3	distributed to	beta testers of games before launch, or provided to media interested in reviewing a	
4	game. Valve o	denies the remaining allegations in paragraph 15.	
5	16.	Valve admits that Steam Keys are sometimes sold through retail venues other than	
6	Steam, and admits the other allegations in paragraph 16.		
7	17.	Valve admits that it may restrict or cut off access to Steam Keys for violation of	
8	Steam's rules.	Valve denies all remaining allegations in paragraph 17.	
9	18.	Valve denies all allegations in paragraph 18.	
10	19.	Valve denies all allegations in paragraph 19.	
11	20.	Valve denies that "publishers" are "unjustifiably being banned from Steam."	
12	Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining		
13	allegations in paragraph 20, and therefore denies them.		
14	21.	Paragraph 21 contains legal conclusions to which no response is required. To the	
15	extent a response is required, Valve denies the allegations in paragraph 21. Valve specifically		
16	denies the existence of an "anticompetitive scheme" and the consequences of it that Plaintiffs		
17	allege.		
18	22.	Valve denies all allegations in paragraph 22.	
19	23.	Valve denies all allegations in paragraph 23.	
20	24.	Valve denies all allegations in paragraph 24.	
21	25.	Valve denies all allegations in paragraph 25.	
22	26.	Paragraph 26 contains legal conclusions to which no response is required. To the	
23	extent a respo	nse is required, Valve denies the allegations in paragraph 26.	
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PARTIES

- 27. Valve lacks knowledge or information sufficient to form a belief as to the location of Wolfire's headquarters. Valve admits that Wolfire has entered into certain agreements with Valve. Valve denies the remaining allegations in paragraph 27.
- 28. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 28, and therefore denies them.
- 29. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 29, and therefore denies them.
- 30. Valve admits that it entered into an agreement with "Dark Catt Studios Holding," Inc." The allegation that "DCS Interactive [was] bound by the terms of its parent DCS Holdings' contracts with Valve" constitutes a legal conclusion to which no response is required. To the extent a response is required, Valve lacks knowledge or information sufficient to form a belief as to the truth of this assertion, and therefore denies it. Valve also lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 30 and footnote 4.
- 31. Paragraph 31 contains legal conclusions to which no response is required. To the extent a response is required, Valve admits that it is a corporation organized and existing under the laws of the State of Washington with its principal place of business in Bellevue, Washington, that it develops games, operates Steam, designs and arranges for the manufacture of hardware, enters into a Steam Distribution Agreement ("SDA") with some game publishers, and makes Steamworks Documentation available to them. Valve lacks knowledge or information sufficient to form a belief as to the truth of allegation that it is "the world's largest PC game distributor." Valve denies the remaining allegations in paragraph 31.

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- 32. Valve admits that Plaintiffs bring this action under Sections 4 and 16 of the Clayton Act, Section 2 of the Sherman Act, and Washington's Consumer Protection Act. Valve denies the remaining allegations in paragraph 32.
- 33. Paragraph 33 contains legal conclusions to which no response is required. To the extent a response is required, Valve denies the allegations in paragraph 33.
- 34. Paragraph 34 contains legal conclusions to which no response is required. To the extent a response is required, Valve admits that its headquarters are located in Bellevue, Washington, that it transacts business in the Western District of Washington, that it has contracted with publishers in the Western District of Washington, and that it has contacts with the Western District of Washington. Valve denies the remaining allegations in paragraph 34.
- 35. Paragraph 35 contains legal conclusions to which no response is required. To the extent a response is required, Valve admits that it transacts business in the Western District of Washington., and denies the remaining allegations in paragraph 35.
- 36. Paragraph 36 contains legal conclusions to which no response is required. To the extent a response is required, Valve denies the allegations in paragraph 36.
- 37. Paragraph 37 contains legal conclusions to which no response is required. To the extent a response is required, Valve admits that it transacts business in the Western District of Washington, admits that in certain of its agreements with developers the parties agreed to resolve certain disputes in courts located in King County, Washington, and denies the remaining allegations in Paragraph 37.

FACTUAL ALLEGATIONS

I. BACKGROUND

38. Valve admits that a video game is an electronic game that can be played on a computing device such as a PC, gaming console, smartphone, or tablet. Valve lacks knowledge

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paragraph 48.

- 49. Valve admits that it released Half-Life 2 in November 2004 and required the Steam client to be installed on the user's PC to play that game. Valve further admits that upon release consumers could purchase Half-Life 2 on Steam and from resellers, and could play it on Steam. Valve denies the remaining allegations in paragraph 49.
- 50. Valve admits that the quoted words appear in the cited article and respectfully refers the Court to the article for a complete statement of its contents. Valve denies the facts asserted in the quotation. Valve denies the remaining allegations in paragraph 50 and footnote 7.
 - 51. Valve denies all allegations in paragraph 51.
- 52. Valve admits that it has entered into agreements with third parties to distribute their games on Steam and sometimes receives a percentage of revenues as compensation. Valve admits that there are over 50,000 games currently available on Steam, and that the majority of them are third-party games. Valve denies the remaining allegations in paragraph 52 and footnote 8.
- 53. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and therefore denies them. Valve admits that Valve does not sell on Steam versions of games enabled for other platforms. Valve denies the remaining allegations in paragraph 53 and footnote 9.
- 54. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegation concerning *Forbes*' 2005 estimate of what Valve "grossed," and therefore denies it. Valve admits that the quoted words appear in the articles cited in footnotes 10-13, and respectfully refers the Court to the articles for complete statements of their contents. Valve denies the fact asserted in the quotation concerning its 2011 market share. Valve admits that Mr. Newell made the statements attributed to him in paragraph 54. Valve denies the remaining allegations in paragraph 54 and footnotes 10-13.

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- 67. Valve admits that Valve's competitors include Amazon, GameStop, Walmart, Target, Green Man Gaming, Humble Bundle, and GOG. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 67, and therefore denies them.
- 68. Valve denies that the alternative stores identified in paragraph 67 do not provide a PC game distribution channel independent of Steam and outside of Valve's control, and denies that these stores do not provide a significant competitive constraint on Valve. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 68 and footnotes 21 and 22, and therefore denies them.
 - 69. Valve denies all allegations in paragraph 69.
- 70. Valve admits that from time to time, some persons independent of Valve have attempted to engage in fraudulent or otherwise improper conduct using Steam Keys. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 70, and therefore denies them.
- 71. Valve admits that a "grey market" for Steam Keys exists. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 71, and therefore denies them.
- 72. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 72, and therefore denies them.
 - 73. Valve denies all allegations in paragraph 73.
- 74. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 74, and therefore denies them.
- 75. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 75, and therefore denies them.

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- 76. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations of the existence of a "problem" and that Humble Bundle "solved" it in paragraph 76, and therefore denies them. Valve admits the remaining allegations in paragraph 76.
- 77. Valve denies all allegations in the first two sentences of paragraph 77. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in the last sentence of paragraph 77, and therefore denies them.
- 78. Valve admits that it eventually terminated the direct integration with Humble Bundle alleged in paragraph 78. Valve lacks knowledge or information to form a belief as to the truth of the remaining allegations in the last sentence of paragraph 78, and therefore denies them. Valve denies the remaining allegations in paragraph 78.
 - 79. Valve denies all allegations in paragraph 79.
- 80. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 80 and footnote 23, and therefore denies them.
- 81. Valve denies the allegations in the first sentence of paragraph 81. Valve admits that some publishers use Steam Keys to provide review copies and promote their games. Valve lacks knowledge or information sufficient to form a belief as to the remaining allegations in paragraph 81, and therefore denies them.
 - 82. Valve denies all allegations in paragraph 82.
 - C. Valve Propagates Its Anticompetitive Rules and Pricing Through Its Contracts with Publishers
- 83. Valve admits that Valve requires publishers wishing to market Steam-enabled games to sign up as a Steamworks Partner with Valve. Valve denies the remaining allegations in paragraph 83.
- 84. Valve admits that it contracts with some game publishers via an SDA. Valve further admits that the Steamworks Documentation includes certain provisions about how to use its software. Valve denies the remaining allegations in paragraph 84.

- 85. Valve admits that the quoted words appear on the cited web page, and respectfully refers the Court to the web page for a complete statement of its contents. Valve further admits that publishers seeking to publish their games on Steam must create a Steamworks developer account, agree to an SDA, and pay a Steam Direct fee for each game they seek to distribute on Steam. Valve denies the remaining allegations in paragraph 85.
- 86. Valve admits that the quoted words appear on the cited web page and respectfully refers the Court to the web page for a complete statement of its contents. Valve admits that Steamworks SDK helps publishers integrate their games for play on Steam and access certain optional features if they choose to do so, and admits that publishers must make their Steamenabled games available for sale on Steam if they choose to sell Steam-enabled versions of those games through any means. Valve further admits that SteamPipe is a Steamworks SDK tool that is required to upload content to Steam. Valve further admits that persons or entities distributing games on Steam in accordance with Valve's terms are often referred to as "Steamworks partners" subject to some provisions in the Steamworks Documentation and SDA. Valve denies the remaining allegations in paragraph 86.
- 87. Valve admits that the quoted words in footnote 27 appear in the SDA, and respectfully refers the Court to the document for a complete statement of its contents. Valve admits that Steamworks Documentation includes requirements for publishers who release their products on Steam. Valve denies the remaining allegations in paragraph 87.
- 88. The term, "Steamworks Rules" in paragraph 88 is vague and ambiguous, and Valve denies the allegations relating to them on this basis. Valve denies the remaining allegations in paragraph 88.
- 89. Valve admits that, under the SDA, Valve retains a percentage of some sales on Steam and that publishers set their own pricing for their games on Steam. Valve admits that it made changes to its revenue share agreement as described in the website cited in footnote 29. Valve denies that these changes are largely superficial. Valve lacks knowledge or information

sufficient to form a belief as to the truth of the allegations concerning pricing decisions of third-1 party game publishers, and therefore denies them. Valve denies the remaining allegations in 2 paragraph 89 and footnote 29. 3 90. Valve denies all allegations in paragraph 90. 4 II. RELEVANT MARKET 5 Valve admits that Plaintiffs allege that the relevant product market is the PC game 6 91. distribution market and that the relevant geographic market is at least as broad as the United 7 8 States. Valve denies that these are legally cognizable relevant markets. 9 The Relevant Product Market Is PC Game Distribution A. 92. Valve denies all allegations in paragraph 92. 10 Valve lacks knowledge or information sufficient to form a belief as to the truth of 93. 11 the allegations concerning the compatibility of "PC games" with "game consoles" and 12 consumers' alternative uses for "PCs, consoles, and mobile devices," and therefore denies them. 13 Valve denies the remaining allegations in paragraph 93. 14 94. Valve lacks knowledge or information sufficient to form a belief as to the truth of 15 the allegations concerning "factors driv[ing] consumers' preferences," and therefore denies them. 16 Valve denies the remaining allegations in paragraph 94. 17 95. Valve lacks knowledge or information sufficient to form a belief as to the truth of 18 the allegations concerning "consumer views" about and "use cases" for PC, console, and mobile 19 gaming, and therefore denies them. Valve denies the remaining allegations in paragraph 95. 20 21 96. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 96, and therefore denies them. 22 97. Valve lacks knowledge or information sufficient to form a belief as to the truth of 23 the allegations in paragraph 97, and therefore denies them. 24 25 26

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- 98. Valve admits that over 50,000 games are currently available on Steam. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 98 and footnote 30, and therefore denies them.
- 99. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 99 and footnote 31, and therefore denies them.
- 100. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 100, and therefore denies them.
- 101. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 101, and therefore denies them.
- 102. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 102, and therefore denies them.
- 103. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 103, and therefore denies them.
- 104. Valve admits that games that allow online multiplayer gaming do not always allow the players on each platform to game together across different hardware systems. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 104, and therefore denies them.
- 105. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 105 and footnote 32, and therefore denies them.
- 106. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations concerning other digital storefronts, and therefore denies them. Valve denies the remaining allegations in paragraph 106.
- 107. Valve admits that the quoted words appear in the cited document, and respectfully refers the Court to the document for a complete statement of its contents. Valve admits the facts asserted in the quotations. Valve denies the remaining allegations in paragraph 107 and footnotes 33-35.

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three categories in the referenced market summary,

VALVE'S ANSWER AND AFFIRMATIVE DEFENSES TO

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108. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations concerning factors that "affect playability" and "user experience" of video games in paragraph 108, and therefore denies them. Valve also lacks knowledge or information sufficient to form a belief as to the truth of the allegations concerning the average size of mobile games and size of "the most basic PC game," and therefore denies them. Valve admits that enhanced graphics and other features may add to a game's data volume. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 108 and footnotes 36 and 37, and therefore denies them.

- 109. Valve admits that publishers sometimes incur costs when porting their games from one hardware system to another. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 109, and therefore denies them.
- 110. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 110, and therefore denies them.
- 111. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 111, and therefore denies them.
- 112. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 112, and therefore denies them.
- 113. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 113, and therefore denies them.
- 114. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 114, and therefore denies them.
- 115. Valve admits that analysts following the gaming industry use a variety of metrics in their analyses. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 115 and footnote 38, and therefore denies them.
- 116. Valve admits that the website Newzoo breaks the "Global Games market" into three categories in the referenced market summary, and respectfully refers the Court to the

- 125. Valve admits that the quoted words appear on the cited website, and respectfully refers the Court to the website for a complete statement of its contents.
- 126. Valve admits that the quoted words appear on the cited website, and respectfully refers the Court to the website for a complete statement of its contents.
- 127. Valve admits that Steam hosts games from developers in many countries throughout the world. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegation of the number of countries in which contributors to Steam Workshop reside, and therefore denies that allegation. Valve denies the remaining allegations in paragraph 127
- 128. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 128 and footnote 45, and therefore denies them.

III. VALVE'S MARKET POWER

- 129. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and therefore denies them. Valve denies the remaining allegations in paragraph 129 and footnote 46.
- 130. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegation that "most third-party retailers are in fact selling Steam keys," and therefore denies it. Valve denies the remaining allegations in paragraph 130.
- 131. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 131, and therefore denies them.
- 132. Valve denies that most publishers cannot avoid using Steam Keys (to make sales outside the Steam Store) by self-publishing their game. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 132, and therefore denies them.

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- 133. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 133.
 - 134. Valve denies all allegations in paragraph 134.
 - 135. Valve denies all allegations in paragraph 135.
- Valve admits that the quoted words appear in the cited article, and respectfully 136. refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and therefore denies them. Valve denies the remaining allegations in paragraph 136 and footnotes 47 and 48.
- 137. Valve admits that the quoted words are spoken in the cited video, and respectfully refers the Court to the video for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief regarding the facts asserted in the quotation, and therefore denies them. Valve denies the remaining allegations in paragraph 137 and footnote 49.
- 138. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief regarding the facts asserted in the quotation, and therefore denies them. Valve admits that at one time during the COVID-19 pandemic, there were more than 22 million users on Steam in a single day. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 138 and footnotes 50 and 51, and therefore denies them.
- 139. Valve admits that the quoted words appear in the cited blog post, and respectfully refers the Court to the blog post for complete statements of its contents. Valve denies the facts asserted in the quotation. Valve denies the remaining allegations in paragraph 139 and footnotes 52-56.

	140.	Valve admits that Steam connects gamers to games, other gamers, and publishers
Valve 1	lacks kn	owledge or information sufficient to form a belief as to the truth of the remaining
allegati	ions in p	paragraph 140, and therefore denies them.

- Valves admits that Steam includes social networking features, communities of game "modders," and an achievement system. Valve denies the remaining allegations in
- Valve admits that the quoted words appear in the cited report and respectfully refers the Court to the report for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief regarding the facts asserted in the quotation, and therefore denies them. Valve denies the remaining allegations in paragraph 142 and footnote 57.
- Valve admits that the quoted words appear in the cited publications, and respectfully refers the Court to the publications for complete statements of their contents. Valve lacks knowledge or information sufficient to form a belief regarding the facts asserted in the quotations, and therefore denies them. Valve admits that it collects certain data, e.g., as described in the Steam Privacy Policy Agreement, https://store.steampowered.com /privacy agreement/. Valve denies the remaining allegations in paragraph 143 and footnotes 58
- Valve admits only that it has the ability to refuse to feature games or otherwise reduce a game's visibility on Steam. Valve denies the remaining allegations in paragraph 144.
- Valve admits only that it promotes its own games on Steam. Valve denies the
- Valve admits only that it has the ability to remove games from Steam after they have launched. Valve denies the remaining allegations in paragraph 146.
- 147. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 147 and footnotes 60 and 61, and therefore denies them.

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1. The Valve PMFN Creates a Price Floor

- 160. Valve admits that MFNs can be procompetitive when they control costs and keep down prices to end consumers. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 160, and therefore denies them.
- 161. The allegation that the most-favored-nation clause "is not helping Valve control costs and receive competitive prices for its inputs vis a vis its competitors" is vague and ambiguous, and Valve denies it on this basis. To the extent a response to this allegation is required, Valve denies it. Valve denies the remaining allegations in paragraph 161.
 - 162. Valve denies all allegations in paragraph 162.
 - 163. Valve denies all allegations in paragraph 163.

2. Publishers Must Comply with Valve's PMFN

- 164. Valve denies all allegations in paragraph 164.
- 165. Valve admits it has taken actions with respect to certain publishers' compliance (or lack thereof) with the Steamworks Documentation. Valve was unable to access the website cited in footnote 68, and therefore cannot admit or deny whether the quoted language accurately reflects its source. Valve is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 165 and footnote 68, and therefore denies them.
- 166. Valve admits that the quoted words appear on the website cited in footnote 69, except that the first bulleted sentence is not found in the Steam Keys Rules and Guidelines section, but in the Overview section. Valve respectfully refers the Court to the document for a complete statement of its contents. Valve denies the remaining allegations in paragraph 166.
- 167. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 167, and therefore denies them.
- 168. Valve admits that the quoted words appear in the cited website post, and respectfully refers the Court to the post for a complete statement of its contents. Valve admits

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that the words were contained in an earlier version of Valve's Steamworks Documentation. Valve denies the remaining allegations in paragraph 168. 169. Valve admits that the quoted words appear in the cited website post, and respectfully refers the Court to the post for a complete statement of its contents. Valve admits that the quoted words are contained in Valve's Steamworks Documentation as of the date of this Answer, although the quoted words are not italicized in the original. Valve denies the remaining allegations in paragraph 169. 170. Valve admits that the quoted words appear in the cited Tweets, and respectfully refers the Court to the Tweets for complete statements of their contents. Valve denies the facts asserted in the quotations. Valve denies the remaining allegations in paragraph 170 and footnotes 72 and 73. 171. Valve denies all allegations in paragraph 171. 172. Valve denies all allegations in paragraph 172, which describes DLC in a way that is different from the SDAs and the definition of DLC quoted in paragraph 173. 173. Valve admits that the quoted words appear in the cited document, and respectfully refers the Court to the document for a complete statement of its contents. 174. Valve admits that the quoted words appear in the cited document, and respectfully refers the Court to the document for a complete statement of its contents. 175. Valve denies all allegations in paragraph 175. 176. Valve denies that it imposes "restrictions" on DLC. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 176, and therefore denies them. 177. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 177 and footnote 77, and therefore denies them. 178. Valve denies all allegations in paragraph 178. 179. Valve denies all allegations in paragraph 179. 26

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asserted in the quotation. Valve lacks knowledge or information sufficient to form a belief as to

the truth of the remaining allegations in paragraph 189 and footnote 79, and therefore denies

- 203. Valve admits that Steamworks includes discussion forums where game publishers can interact with Valve employees. Valve further admits that the quoted words appeared in forum postings. Valve denies the remaining allegations in paragraph 203.
- 204. Valve admits that the quoted words appeared in forum postings. Valve denies the remaining allegations in paragraph 204.
 - 205. Valve admits a Valve employee made the statement quoted in paragraph 205.
- 206. Paragraph 206 contains legal conclusions to which no response is required. To the extent a response is required, Valve denies the allegations in paragraph 206.
- 207. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 207, and therefore denies them.
- 208. Valve denies that it maintains or enforces a PMFN. Valve admits that a call between Wolfire's owner and Tom Giardino took place on December 3, 2018, but denies Plaintiffs' allegations regarding the content of the call or what transpired during it. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 208, and therefore denies them.
- 209. Valve admits that Dark Catt sold its game on Steam. Valve denies that Dark Catt was "banned" because it "offered its game for a temporary lower price on Humble Bundle." Valve lacks knowledge or information sufficient to form a belief as to whether Dark Catt offered its game for a temporary lower price on Humble Bumble, and therefore denies this allegation. By way of further answer, Valve ended its business relationship with Dark Catt because Dark Catt manipulated reviews of its game in violation of the Steamworks Documentation and Valve terms including without limitation the SDA. Valve also denies that there is any notice requirement for removing games from Steam. Valve specifically denies that it engaged in any anticompetitive conduct. Valve denies the remaining allegations in paragraph 209 and footnote 82 and respectfully refers the Court to the SDA for a complete statement of its contents.
 - 210. Valve denies all allegations in paragraph 210.

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211. Valve denies all allegations in paragraph 211.

D. Steam Keys Reinforce Valve's Market Power by Providing Monitoring of Publishers' Sales on Other Stores and Enforcement of the MFN

- 212. Valve admits that Steam Keys provide a mechanism for publishers of Steam-enabled games to market those games on non-Steam storefronts. Valve admits that it has the sole ability to generate Steam keys. Valve denies the remaining allegations in paragraph 212.
- 213. Valve admits that it provides Steam Keys at no cost to publishers. Valve denies the remaining allegations in paragraph 213.
- 214. Valve admits that publishers are able to opt out of taking Steam Keys. Valve denies the remaining allegations in paragraph 214.
- 215. Valve admits that it provides Steam Keys at no cost to publishers. Valve denies the remaining allegations in paragraph 215.
 - 216. Valve denies all allegations in paragraph 216.
- 217. Valve admits that Steam Keys provide a means for consumers to access games on Steam, and Valve has access to some limited data about gameplay. Valve denies the remaining allegations in paragraph 217.
- 218. Valve admits that the quoted words appear in the cited SDA provision, and respectfully refers the Court to the document for a complete statement of its contents. Valve further admits that it earns no revenue share when a publisher sells games on a site other than Steam that can be played on Steam using Steam Keys. Valve admits that consumers may use Steam Keys to obtain access to such games on Steam, and Valve admits that it sometimes retains a revenue share on some associated purchases within such games after consumers access them on Steam. Valve denies the remaining allegations in paragraph 218.
- 219. Valve admits that the quoted words appear in the cited Steamworks

 Documentation provisions, and respectfully refers the Court to the document for a complete statement of its contents. Valve admits that it amended the Onboarding section of the

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Steamworks Documentation to reflect the quoted text in October 2021. Valve denies the remaining allegations in paragraph 219. 220. Valve admits that it has the sole ability to create Steam Keys. Valve denies all remaining allegations in paragraph 220. Valve admits that the quoted words appear in the Steamworks Documentation, 221. and respectfully refers the Court to the document for a complete statement of its contents. Valve denies the remaining allegations in paragraph 221 and footnote 86. 222. Valve admits that the words, "normal size batches" and "Steam sales don't reflect a need for as many keys as you're distributing" appear in the message reproduced in paragraph 223, and respectfully refers the Court to the message for a complete statement of its contents. Valve denies the facts asserted in the quotations. Valve denies the remaining allegations in paragraph 222 and footnote 87. 223. Valve admits that a screenshot of a message appears in paragraph 223. Valve denies all other allegations in paragraph 223. 224. Valve denies all allegations in paragraph 224 and footnote 88. 225. Valve denies all allegations in paragraph 225. 226. Valve denies all allegations in paragraph 226. 227. Valve denies all allegations in paragraph 227. 228. Valve denies all allegations in paragraph 228. Valve lacks knowledge or information sufficient to form a belief as to the truth of 229. the allegations in paragraph 229, and therefore denies them. 230. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegation that Dark Catt "has had multiple requests for Steam keys from interested publishers wanting to trial its game," and therefore denies this allegation. Valve denies the remaining allegations in paragraph 230.

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- 240. Valve admits that the quoted words appear in the cited articles, and respectfully refers the Court to the articles for complete statements of their contents. Valve denies the remaining allegations in paragraph 240 and footnote 93.
- Valve lacks knowledge or information sufficient to form a belief as to the truth of 241. the allegations in paragraph 241 and footnote 95, and therefore denies them.
- 242. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations concerning the gameplay of Metro Exodus and the impact of a user base "being spread out," and therefore denies them. Valve denies the remaining allegations in paragraph 242.
- Valve admits that Gearbox announced an exclusive on a competing platform for 243. Borderlands 3 in April 2019. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations concerning the effect of this announcement on Steam user activity, and therefore denies them. Valve denies the remaining allegations in paragraph 243 and footnote 96.
- 244. Valve admits that the quoted words appear in the cited website post, and respectfully refers the Court to the website post for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotations, and therefore denies them. Valve admits that it cannot control posts by third parties on Reddit. Valve denies the remaining allegations in paragraph 244 and footnote 97.
- 245. Valve admits that Ys Net announced an exclusive on a competing platform for its Shenmue 3 game. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations concerning Ys Net's fundraising campaign to develop the game and the impact its announcement had on Steam user activity, and therefore denies them. Valve denies the remaining allegations in paragraph 245 and footnote 98.
- 246. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations concerning the effect of Metro Exodus's announcement of an exclusive and the

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257.

Valve denies all allegations in paragraph 257.

V. **ANTICOMPETITIVE EFFECTS** 1 2 258. Valve denies all allegations in paragraph 258. 259. Valve denies all allegations in paragraph 259. 3 260. Valve denies all allegations in paragraph 260. 4 261. 5 Valve denies all allegations in paragraph 261. 262. Valve admits that it is subject to substantial competition from companies 6 7 including EA, Microsoft, and Amazon. Valve denies the remaining allegations in paragraph 262. 8 263. Valve denies all allegations in paragraph 263. 9 264. Valve admits that the quoted words appear in the cited article, and respectfully 10 refers the Court to the article for a complete statements of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and 11 12 therefore denies them. Valve denies the remaining allegations in paragraph 264 and footnotes 13 103 and 104. 14 265. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or 15 information sufficient to form a belief as to the truth of the facts asserted in the quotation, and 16 therefore denies them. Valve denies the remaining allegations in paragraph 265 and footnote 17 105. 18 19 266. Valve admits that the quoted words appear in the cited article, and respectfully 20 refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or 21 information sufficient to form a belief as to the truth of the facts asserted in the quotation, and 22 therefore denies them. Valve denies the remaining allegations in paragraph 266 and footnotes 23 106 and 107. 24 267. Valve lacks knowledge or information sufficient to form a belief as to the truth of 25 the allegations in paragraph 267 and footnote 108, and therefore denies them.

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brick-and mortar retailers' costs or commissions, and therefore denies them. Valve denies the remaining allegations in paragraph 276 and footnote 115. 277. Valve denies all allegations in paragraph 277. Valve lacks knowledge or information sufficient to form a belief as to the truth of 278. the allegations in paragraph 278 and footnotes 116 and 117, and therefore denies them. 279. Valve admits that the quoted words appear in the cited publications and respectfully refers the Court to the publications for complete statements of their contents. Valve denies the facts asserted in the quotations. Valve denies the remaining allegations in paragraph 279 and footnotes 118-120. 280. Valve denies all allegations in paragraph 280. 281. Valve denies all allegations in paragraph 281. 282. Valve denies all allegations in paragraph 282. 283. Valve admits that the dollar amount publishers pay to Valve may not be constant over time and depends on several factors. Valve denies the remaining allegations in paragraph 283. 284. Valve denies all allegations in paragraph 284. 16 285. Valve admits that the quoted words appear in the cited article and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotations, and therefore denies them. Valve denies the remaining allegations in paragraph 285 and footnote 121. 286. Valve denies all allegations in paragraph 286. 287. Valve admits that the quoted words appear in the cited document, and respectfully refers the Court to the document for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and

1 therefore denies them. Valve denies the remaining allegations in paragraph 287 and footnotes 2 122 and 123. 3 288. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or 4 information sufficient to form a belief as to the truth of the facts asserted in the quotation, and 5 therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the 6 7 truth of the remaining allegations in paragraph 288 and footnote 124, and therefore denies them. 8 289. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and 10 therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the 11 12 truth of the remaining allegations in paragraph 289 and footnote 125, and therefore denies them. 13 290. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve denies the facts 14 asserted in the quotation. Valve lacks knowledge or information sufficient to form a belief as to 15 the truth of the remaining allegations in paragraph 290 and footnote 126, and therefore denies 16 17 them. 18 291. Valve denies all allegations in paragraph 291. 292. 19 Valve denies all allegations in paragraph 292. 20 293. Valve denies all allegations in paragraph 293. 21 2. Commission in PC Gaming Distribution Would Force Down Valve's **Commission Rate** 22 294. Valve denies all allegations in paragraph 294. 23 295. Valve denies all allegations in paragraph 295. 24 296. Valve denies all allegations in paragraph 296. 25 26

1	297.	Valve admits that the quoted words appear in the cited article, and respectfully	
2	refers the Court to the article for a complete statement of its contents. Valve denies the facts		
3	asserted in the quotation. Valve denies the remaining allegations in paragraph 297 and		
4	footnote 127.		
5	298.	Valve lacks knowledge or information sufficient to form a belief regarding the	
6	truth of the allegations in paragraph 298 and footnote 128, and therefore denies them.		
7	299.	Valve admits that the quoted words appear in the cited article, and respectfully	
8	refers the Court to the article for a complete statement of its contents. Valve admits the facts		
9	asserted in the quotation.		
10	300.	Valve denies all allegations in paragraph 300.	
11	301.	Valve denies all allegations in paragraph 301.	
12	302.	Valve denies all allegations in paragraph 302.	
13	303.	Valve denies all allegations in paragraph 303.	
14	304.	Valve denies all allegations in paragraph 304.	
15	305.	Valve denies all allegations in paragraph 305.	
16	306.	Valve denies all allegations in paragraph 306.	
17	307.	Valve denies all allegations in paragraph 307.	
18		3. Valve Forecloses Other Stores that Offer More Competitive Commission Rates	
19	308.	Valve lacks knowledge or information sufficient to form a belief as to the truth of	
20	the allegations in paragraph 308, and therefore denies them.		
21	309.	Valve denies all allegations in paragraph 309.	
22	310.	Valve admits that the quoted words appear in the cited articles, and respectfully	
23	refers the Court to the articles for complete statements of their contents. Valve lacks knowledge		
24	or information sufficient to form a belief as to the truth of the facts asserted in the quotations,		
25	and therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to		
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the truth of the remaining allegations in paragraph 310 and footnotes 130-132, and therefore denies them. 311. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 311 and footnote 133, and therefore denies them. 312. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 312 and footnote 134, and therefore denies them. 313. Valve lacks knowledge or information sufficient to form a belief as to the allegations in paragraph 313 and footnote 135, and therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the allegations in paragraph 314, and therefore denies them. 315. Valve admits that the quoted words appear in the cited report, and respectfully refers the Court to the report for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the quoted words, and therefore denies them. Valve denies the remaining allegations in paragraph 315 and footnotes 136 and 137. 316. Valve denies all allegations in paragraph 316. 317. Valve denies all allegations in paragraph 317. 318. Valve denies all allegations in paragraph 318. 319. Valve denies all allegations in paragraph 319. 320. Valve denies all allegations in paragraph 320. 321. Valve denies all allegations in paragraph 321. 322. Valve admits that the quoted words appear in the cited website posts, and respectfully refers the Court to the posts for complete statements of their contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the quoted words not

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332.

Valve denies all allegations in paragraph 332.

В. Valve Excludes Potential Competitors from the Market 1 2 333. Valve denies all allegations in paragraph 333. 334. Valve denies all allegations in paragraph 334. 3 335. Valve denies all allegations in paragraph 335. 4 336. 5 Valve denies all allegations in paragraph 336. 337. Valve denies that it has market power and maintains a PMFN. Valve lacks 6 knowledge or information sufficient to form a belief as to the truth of the remaining allegations 7 8 in paragraph 337, and therefore denies them. 9 338. Valve admits that the quoted words appear in the cited articles, and respectfully refers the Court to the articles for complete statements of their contents. Valve lacks knowledge 10 or information sufficient to form a belief regarding the truth of the remaining allegations in 11 paragraph 338 and footnotes 148-153, and therefore denies them. 12 13 Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 339 and footnote 154, and therefore denies them. 14 340. Valve admits that the quoted words in the unattributed quotation in paragraph 340 15 appear in the article cited in footnote 156, and respectfully refers the Court to the article for a 16 complete statement of its contents. Valve admits that Epic Games Store offers games and other 17 18 offerings competitive with those on Steam. Valve lacks knowledge or information sufficient to 19 form a belief as to the truth of the remaining allegations in paragraph 340, and therefore denies 20 them. 341. Valve admits that the quoted words appear in the cited article, and respectfully 21 refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or 22 23 information sufficient to form a belief as to the truth of the remaining allegations in paragraph 341 and footnote 155, and therefore denies them. 24 25 342. Valve admits that the quoted words appear in the cited website post, and respectfully refers the Court to the post for a complete statement of its contents. Valve lacks 26

therefore denies them. Valve lacks knowledge or information sufficient to form a belief as the

remaining allegations in paragraph 352 and footnotes 165 and 166, and therefore denies them.

appear in the article cited in footnote 9, and respectfully refers the Court to the article for a

Valve admits that the quoted words in the unattributed quotation in paragraph 353

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complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the facts asserted in the quotation, and therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 353, and therefore denies them.

- 354. Valve admits that the quoted words appear in the cited articles, and respectfully refers the Court to the articles for complete statements of their contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotations, and therefore denies them. Valve admits that EA competes with Steam. Valve denies the remaining allegations in paragraph 354 and footnotes 167 and 168.
 - 355. Valve denies all allegations in paragraph 355.
- 356. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and therefore denies them. Valve admits that Microsoft offers games and other offerings competitive with those on Steam. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 356 and footnote 169, and therefore denies them.
- 357. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 357, and therefore denies them.
- 358. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 358 and footnotes 170 and 171, and therefore denies them.
- 359. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 359, and therefore denies them.

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- 360. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 360 and footnotes 172 and 173, and therefore denies them.
- 361. Valve admits that Google Stadia offers games and other offerings competitive with those on Steam. Valve admits that the quoted words appear in the cited articles, and respectfully refers the Court to the articles for a complete statement of their contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotations, and therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 361 and footnotes 174 and 175, and therefore denies them.
- 362. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 362 and footnotes 176 and 177, and therefore denies them.
- 363. Valve admits that the quoted words appear in the cited article, and respectfully refers the Court to the article for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the facts asserted in the quotation, and therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations in paragraph 363 and footnote 178, and therefore denies them.
- 364. Valve lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 364 and footnote 179, and therefore denies them.
- 365. Valve admits that the quoted words appear in the cited blog post, and respectfully refers the Court to the post for a complete statement of its contents. Valve lacks knowledge or information sufficient to form a belief as to the truth of the facts asserted in the quotation, and therefore denies them. Valve lacks knowledge or information sufficient to form a belief as to the

truth c	of the rea	naining allegations in paragraph 365 and footnotes 180-183, and therefore denies
them.		
	366.	Valve lacks knowledge or information sufficient to form a belief as to the truth of
the all	egations	s in paragraph 366 and footnotes 184 and 185, and therefore denies them.
	367.	Valve denies all allegations in paragraph 367.
	368.	Valve lacks knowledge or information sufficient to form a belief as to the truth of
the all	egations	s in paragraph 368, and therefore denies them.
	369.	Valve admits that the quoted words appear in the cited article, and respectfully
refers	the Cou	rt to the article for a complete statement of its contents. Valve denies the facts
asserte	ed in the	quotation. Valve denies the remaining allegations in paragraph 369 and footnote
186.		
	370.	The allegations in paragraph 370 are speculation to which no response is required
To the	extent a	a response is required, Valve denies all allegations in paragraph 370.
	371.	The allegations in paragraph 371 are speculation to which no response is required
To the	extent a	a response is required, Valve denies all allegations in paragraph 371.
	372.	Valve denies all allegations in paragraph 372.
	373.	Valve denies all allegations in paragraph 373.
	374.	Valve denies all allegations in paragraph 374.
		CLASS ACTION ALLEGATIONS
	375.	Valve admits that Plaintiffs purport to bring this action on behalf of themselves
and the proposed class defined in paragraph 375.		
	376.	Paragraph 376 contains legal conclusions to which no response is required. To the
extent	a respon	nse is required, Valve denies the allegations in paragraph 376.
	377.	Paragraph 377 contains legal conclusions to which no response is required. To the
extent	a respon	nse is required, Valve denies the allegations in paragraph 377.
	378.	Valve denies all allegations in paragraph 378.

1		CLAIMS FOR RELIEF
2		COUNT ONE
3		Illegal Monopoly Maintenance in Violation of 15 U.S.C. § 2
4	389.	Valve incorporates its answers to the preceding paragraphs as if fully set forth in
5	this paragraph	1.
6	390.	Valve denies all allegations in paragraph 390.
7	391.	Valve denies all allegations in paragraph 391.
8	392.	Valve denies all allegations in paragraph 392.
9	393.	Valve denies all allegations in paragraph 393.
10	394.	Valve denies all allegations in paragraph 394.
11	395.	Valve denies all allegations in paragraph 395.
12	396.	Valve denies all allegations in paragraph 396.
13	397.	Valve denies all allegations in paragraph 397.
14	398.	Valve denies all allegations in paragraph 398.
15	399.	Valve denies all allegations in paragraph 399.
16	400.	Valve denies all allegations in paragraph 400.
17	401.	Valve denies all allegations in paragraph 401.
18	402.	Valve denies all allegations in paragraph 402.
19	403.	Valve denies all allegations in paragraph 403.
20		COUNT TWO
21		Illegal Attempted Monopolization in Violation of 15 U.S.C. § 2
22	404.	Valve incorporates its answers to the preceding paragraphs as if fully set forth in
23	this paragraph	1.
24	405.	Valve denies all allegations in paragraph 405.
25	406.	Valve denies all allegations in paragraph 406.
26	407.	Valve denies all allegations in paragraph 407.
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1	408.	Valve denies all allegations in paragraph 408.
2	409.	Valve denies all allegations in paragraph 409.
3	410.	Valve denies all allegations in paragraph 410.
4	411.	Valve denies all allegations in paragraph 411.
5	412.	Valve denies all allegations in paragraph 412.
6	413.	Valve denies all allegations in paragraph 413.
7	414.	Valve denies all allegations in paragraph 414.
8	415.	Valve denies all allegations in paragraph 415.
9	<u>COUNT THREE</u>	
10	Anticompetitive Course of Conduct in Violation of 15 U.S.C. § 1	
11	416.	Valve incorporates its answers to the preceding paragraphs as if fully set forth in
12	this paragraph.	
13	417.	Valve denies all allegations in paragraph 417.
14	418.	Valve denies all allegations in paragraph 418.
15	419.	Valve denies all allegations in paragraph 419.
16	420.	Valve denies all allegations in paragraph 420.
17	421.	Valve denies all allegations in paragraph 421.
18	422.	Valve denies all allegations in paragraph 422.
19	423.	Valve denies all allegations in paragraph 423.
20	424.	Valve denies all allegations in paragraph 424.
21		<u>COUNT FOUR</u>
22		Violation of Washington Consumer Protection Act (RCW 19.86)
23	425.	Valve incorporates its answers to the preceding paragraphs as if fully set forth in
24	this paragrapl	1.
25	426.	Valve denies all allegations in paragraph 426.
26	427.	Valve denies all allegations in paragraph 427.

1	428.	Valve denies all allegations in paragraph 428.
2	429.	Valve denies all allegations in paragraph 429.
3	430.	Valve denies all allegations in paragraph 430.
4	431.	Valve denies all allegations in paragraph 431.
5	432.	Valve denies all allegations in paragraph 432.
6	433.	Valve denies all allegations in paragraph 433.
7	434.	Valve denies all allegations in paragraph 434.
8	435.	Valve denies all allegations in paragraph 435.
9	436.	Valve denies all allegations in paragraph 436.
10		PRAYER FOR RELIEF
11	437.	Valve denies that Plaintiffs are entitled to any relief whatsoever from Valve and
12	further denies all allegations contained in the section of Plaintiffs' Consolidated Amended Clas	
13	Action Comp	laint titled "Prayer for Relief."
۱4	AFFIRMATIVE DEFENSES	
15	For its	affirmative defenses to Plaintiffs' Consolidated Amended Class Action
16	Complaint, Valve alleges as follows:	
17		FIRST AFFIRMATIVE DEFENSE
18	Plaintiffs' claims are barred, in whole or in part, because Plaintiffs have failed to take al	
19	necessary, reasonable, and appropriate actions to mitigate their alleged damages, if any.	
20	Plaintiffs, through the exercise of reasonable diligence, could have mitigated their alleged	
21	damages by seeking out other distribution channels for their games or more aggressively	
22	marketing their games through self-distribution and on other platforms, including but not limite	
23	to the other platforms Plaintiffs identify in the Complaint, and—at least as to Dark Catt—by	
24	refraining from the review manipulation as stated in Valve's Second Affirmative Defense.	
25	Alternatively,	any damages sustained by Plaintiffs, which Valve denies, must be reduced by the
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amount that such damages would have been reduced had Plaintiffs exercised reasonable diligence in mitigating their damages.

SECOND AFFIRMATIVE DEFENSE

Plaintiffs' claims are barred, in whole or in part, by the doctrine of unclean hands. While Dark Catt alleges it was banned from Steam after offering a game for sale at a lower price outside of Steam, Steam in fact ended its business relationship with Dark Catt because Dark Catt engaged in review manipulation. Dark Catt's review manipulation, which was a clear violation of Steam's policies, included without limitation at least four glowing reviews of Dark Catt's own game that Dark Catt posted in an attempt to mislead the public and boost sales.

THIRD AFFIRMATIVE DEFENSE

Plaintiffs' claims are barred, in whole or in part, by the applicable four-year statutes of limitations. *See* 15 U.S.C. § 15b and RCW 19.86.120. Plaintiffs' and class members' alleged injuries may, in whole or in part, be attributed to alleged anticompetitive conduct of Valve, which Valve denies, before January 28, 2017. Plaintiffs and class members with such claims may still be within the Complaint's class definition if they made payments to Valve on or after January 28, 2017, Complaint ¶ 375, yet their claims may be barred in whole or in part because they arise from alleged conduct and events that occurred before January 28, 2017 and therefore may fall outside the applicable limitations periods.

FOURTH AFFIRMATIVE DEFENSE

Plaintiffs' claims are barred, in whole or in part, because any alleged injury or damages that Plaintiffs may have suffered, which Valve denies, were not caused by Valve but are losses attributable to the consequences of Dark Catt's misconduct as stated in Valve's Second Affirmative Defense, as well as to changes in competitive conditions and the demand for Plaintiffs' games.

FIFTH AFFIRMATIVE DEFENSE

Plaintiffs are not entitled to injunctive relief as they have an adequate remedy at law.

SIXTH AFFIRMATIVE DEFENSE

The claims alleged in the Complaint may not be properly maintained or certified as a class action, because even if Plaintiffs stated claims for violations of sections 1 and 2 of the Sherman Act, 15 U.S.C. §§ 1, 2, and the Washington Consumer Protection Act, RCW 19.86, the proposed class fails to satisfy the requirements of numerosity, commonality, typicality, and adequacy of representation of Fed. R. Civ. P. 23(a), or the requirements of Fed. R. Civ. P. 23(b), and Dark Catt's misconduct described in Valve's Second Affirmative Defense establishes that Plaintiffs are neither fair nor adequate representatives of the proposed class.

SEVENTH AFFIRMATIVE DEFENSE

Plaintiffs' claims are barred, in whole or in part, insofar as Plaintiffs make claims or seek remedies that conflict with, are barred by, or are waived by the terms of Plaintiff's agreements with Valve, including without limitation by reason of Dark Catt's misconduct described in Valve's Second Affirmative Defense.

EIGHTH AFFIRMATIVE DEFENSE

Plaintiffs' claims are barred, in whole or in part, insofar as Valve's freedom to contract would be infringed were the Court to enforce a judgment against it.

NINTH AFFIRMATIVE DEFENSE

Plaintiffs' claims are barred, in whole or in part, because Valve's revenue sharing percentage is commensurate with Steam's value to game publishers.

TENTH AFFIRMATIVE DEFENSE

Plaintiffs' claims are barred, in whole or in part, because Valve has no duty to deal. As long as Valve has a valid business reason for the terms it attaches to its Steam Keys, which it does, those terms are not unlawful.

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1 **ELEVENTH AFFIRMATIVE DEFENSE** 2 Plaintiffs' claims are barred, in whole or in part, because they involve trade or commerce 3 with foreign nations to which the Sherman Act, 15 U.S.C. §§ 1, 2, and the Washington Consumer Protection Act, RCW 19.86, do not apply. 4 5 **JURY DEMAND** Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Valve demands a trial by 6 7 jury of all claims and issues so triable. 8 PRAYER FOR RELIEF WHEREFORE, having fully answered Plaintiffs' Consolidated Amended Class Action 9 Complaint, Valve prays for the following relief: 10 An order dismissing Plaintiffs' Consolidated Amended Class Action Complaint 11 A. against Valve with prejudice; 12 13 B. An award of all its attorneys' fees and costs to the extent permitted by law; and C. For such other and further relief as this Court deems just and equitable. 14 // 15 // 16 17 // 18 // 19 // // 20 // 21 // 22 23 // // 24 // 25 // 26

1	DATED this 6 th day of April, 2023.
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12	Attorneys for Defendant Valve Corporation
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CERTIFICATE OF SERVICE

I certify that I am a secretary at the law firm of Fox Rothschild LLP in Seattle, Washington. I am a U.S. citizen over the age of eighteen years and not a party to the within cause. On the date shown below, I caused to be served a true and correct copy of the foregoing on counsel of record for all other parties to this action as indicated below:

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	I declare under penalty of perjury under the laws of the State of Washington that the
22	foregoing is true and correct.
23	EXECUTED this 6 th day of April, 2023, in Seattle, Washington.
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25	(Bulley Dooks)
26	Courtney R. Brooks
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